

1 Radhika Pochampally
2 9811 W. Charleston Dr
3 Suite 2
4 Las Vegas, NV – 89117
5 Telephone: 504 9757685
6 Facsimile: 504.910.9837
7 Email:rp07tonow@gmail.com
8 Plaintiff In Pro Per

9
10 **IN THE UNITED STATES DISTRICT COURT**

11 **FOR THE DISTRICT OF NEVADA**

12 RADHIKA POCHAMPALLY,
13 an individual

14 Plaintiff,

15 vs.

16 JANE C. ETTINGER BOOTH,
17 an individual,

18 And

19 BOOTH & BOOTH, APLC,
20 and DOES 1 through 50 inclusive,

21 Defendants.

22) **CASE NO.: 2:17-cv-02895-JCM-NJK**

23)
24) **STIPULATION TO EXTEND TIME**
25) **TO RESPOND TO DEFENDANT'S**
26) **MOTION TO DISMISS AND/OR**
27) **MOTION TO TRANSFER VENUE;**
28) **ORDER (SECOND REQUEST)**

1 IT IS HEREBY STIPULATED AND AGREED by and between the parties hereto that Plaintiff,
2 RADHIKA POCHAMPALLY may have additional time within which to respond to Defendant's
3 Motion to Dismiss and/or Motion to Transfer Venue (Dkts 10,12 and 13).

4 Therefore, the last day for Plaintiff to respond to Defendant's Motion to Dismiss and/or Motion to
5 Transfer Venue is Wednesday, January 24th 2018.

6 Good cause exists for this extension as Plaintiff in Pro Per has a family emergency to tend
7 to and had to travel out of the State unexpectedly. This document is being electronically filed
8 through the Court's ECF System. In this regard, Plaintiff hereby attests that (1) the content of this
9 document is acceptable to all persons required to sign the document; (2) Defendant's counsel has
10 concurred with the filing of this document; and (3) a record supporting this concurrence is
11 available for inspection or production if so ordered.

14 DATED: January 9th 2018

15 Respectfully submitted,



18 **RADHIKA POCHAMPALLY**

19 By /s/ Radhika Pochampally

20 **Plaintiff in Pro Se**

21 DATED: January 9th 2018

22 **Lipson Neilson Cole Seltzer, Garin, P.C.**

23 By: /s/ Kaleb D. Anderson, Esq.

24 KALEB D. ANDERSON

25 Attorneys for Defendants

JANE C. ETTINGER BOOTH

26 And BOOTH and BOOTH APLC

